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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/690,799 10/21/2003 Richard B. Jensen 41089-Simplot 5626 EXAMINER 09/10/2004 7590 Stuart O. Lowry ALIE, GHASSEM KELLY BAUERSFELD LOWRY & KELLEY, LLP ART UNIT PAPER NUMBER Suite 1650 6320 Canoga Avenue 3724 Woodland Hills, CA 91367

DATE MAILED: 09/10/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | J. |
|--|---|---------------|
| | Application No. | Applicant(s) |
| Office Action Summary | 10/690,799 | JENSEN ET AL. |
| | Examiner | Art Unit |
| | Ghassem Alie | 3724 |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). | | |
| Status | | |
| 1) Responsive to communication(s) filed on the filing date of the application. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | |
| Disposition of Claims | | |
| 4) Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-20 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. | | |
| Application Papers | | |
| 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 21 October 2003 is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | |
| Priority under 35 U.S.C. § 119 | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 10/21/03. | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa | |

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Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1, 7-12, and 18-20 are rejected under 35 U.S.C. 103(a) as being unpatentable 2. over Woodward, JR., et al. (2,859,784) in view of Galland et al. (4,391,172), hereinafter Galland. Regarding claim 1, Woodward teaches a rotary slicing machine including a rotary impeller 43 for carrying food into cutting engagement with at least one slicing knife 66. Woodward also teaches a plug prevention member 11 extending at least partially at the inlet of the rotary impeller 43 at a location disposed substantially off-axis relative to an axis of rotation of impeller 43. The chute 11 is defined as a plug prevention member since it allows only a certain number of potatoes enters into the impeller's cavity. Woodward also teach that the impeller 43 is being movable relative to the plug prevention member whereby food lodged against the impeller 43 is carried by the impeller into the impeller cavity. See Figs. 1 and 2 and col. 2, lines 1-64 in Woodward. Woodward does not teach that the rotary impeller has a throat inlet having a throat wall defining an upwardly open inlet throat for inflow passage of a succession of food products to be cut. However, the use a rotary impeller having a throat wall and an upwardly open inlet throat is well known in the art such as taught by Galland. Galland teaches a rotary impeller 22 impeller having a throat wall 64 defining an upwardly open inlet throat for inflow passage of a succession of food products 12 to be cut.

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See Figs. 1 and 2 in Galland. It would have been obvious to a person of ordinary skill in the art to provide Woodward's cutting device with throat wall as taught by Galland in order to facilitate guiding of the food products inside the cavity of the rotary impeller.

Regarding claim 7, Woodward teaches everything noted above including that the plug prevention member is stationary.

Regarding claim 8, Woodward as modified by Galland teaches everything noted above including that the plug prevention member 11 extends at least partially into throat 64, as taught by Galland, at a location spaced from the throat wall substantially less than a narrow dimension of the food product. See Fig. 1 in Woodward and Galland.

Regarding claim 9, Woodward teaches everything noted above including that the food products includes potatoes.

Regarding claims 10 and 11, Woodward as modified by Galland teaches everything in claims 1 and 9.

Regarding claim 12, Woodward as modified by Galland teaches everything noted above including a machine frame 13 and the rotary impeller includes a central cavity. See Fig. 1 in Woodward. Woodward as modified by Galland does not teach that the knife means mounted at a periphery of the rotary impeller. Woodward teaches that the knife means 66 is at the periphery of the rotary impeller 43 but it is not mounted to the rotary impeller. However, the use of a knife means mounted at the periphery of a rotary impeller is well known in the art such as evident by Galland or Joulin (2,932,227).

Regarding claims 18-20, Woodward as modified by Galland teaches everything in claims 7-9.

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3. Claims 2-6 and 13-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Woodward in view of Galland, as applied above, in further view of Burch, Jr. (5,385,074) or Bogie (2,631,785). Regarding claim 2 and 13, Woodward as modified by Galland teaches everything noted above except that the plug prevention member includes an elongated rod. However, the use of rod to guide food products is well known in the art such as taught by Burch or Bogie. Bruch teaches a rod 42 as a plug prevention member which is extended into an upwardly inlet throat of a rotary impeller. The impeller includes a guide plate 52 and the rods 42 are extended into the impeller. See Figs. 1-3 in Bruch. Bogie also teaches a rod 15, 15' that guides the food products in conjection with the plate 16, 16'. See Fig. 1 in Bogie. The jaws 15, 16 and 15', 16' are capable of guiding the food products without crushing them. It would have been obvious to a person of ordinary skill in the art to provide Woodward's cutting device, as modified by Galland with an alternative plug prevention member as taught by Bruch or Galland, since the plug prevention members as taught by Bruch or Galland works the same as Woodward's plug prevention member.

Regarding claims 3 and 14, Woodward as modified above teaches everything noted above including that the rod, as taught by Bogie or Bruch is parallel to a rotation of the rotary impeller 43. See Fig. 1 Woodward, Bruch, and Bogie.

Regarding claims 4 and 15, Woodward as modified by Galland and Bruch teaches everything noted above including that the rod, as taught by Bruch, is generally above the rotary impeller with a lower end of the rod extending downwardly into the inlet throat. See Fig. 1 in Bruch.

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Regarding claims 5, 6, 16 and 17, Woodward as modified by Galland and Bogie teaches everything noted above including that the rod, as taught by Bogie, has a supporting means 27, 27' which is adjustable and removably supports the rod 15, 16. See Fig. 1 in Bogie.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Tiby (3,857,310), Champlin (6,550,702), Kochalski (2,835,297), Hoehn (4,206,671), Monenhall (5,010,796), Nidiffer (4,971,259), Hall (4,063,633), Quo et al. (4,945,794), Weichel (3,675,696) teach a rotary machine including an impeller and a plug prevention member.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ghassem Alie whose telephone number is (703) 305-4981. The examiner can normally be reached on Mon-Fri 8:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Allan Shoap can be reached on (703) 305-1082.

The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9302 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1148.

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GA/ga

August 27, 2004

Allan N. Shoap Supervisory Patent Examiner Group 3700